

THE REPUBLICAN.



E. PERCY HOWE, : : : : Editor.

HOLLY SPRINGS.
SATURDAY, SEPT. 30, 1839.
THE TRUE ISSUE.

"Shall ours be a GOVERNMENT OF THE PEOPLE, or a GOVERNMENT OF THE BANKS? Shall we have a CONSTITUTIONAL TREASURY, or an UNCONSTITUTIONAL BANK? Shall we have a CONSTITUTIONAL CURRENCY of gold and silver, or one of IRREDEEMABLE PAPER? Shall we live under the dominion of a MONEYED ARISTOCRACY, or under the safeguard of a FREE CONSTITUTION?"—(WASH. CHRONICLE.)

DEMOCRATIC REPUBLICAN TICKET.

For Governor,

A. G. McNUTT.

For Congress.

Gen. A. G. Brown,

of Copiah.

Jacob Thompson,

of Pontotoc.

For Secretary of State,

THOMAS B. WOODWARD.

For State Treasurer,

SAMUEL CRAIG.

For Auditor of Public Accounts,

AUGUSTUS B. SAUNDERS.

Election on the 4th and 5th of November, 1839.

COUNTY TICKET.

For the Legislature,

James Davis,

David S. Greer,

Thomas Mull,

Joseph W. Matthews,

GENERAL BROWN.

This gentleman again made his appearance on Tuesday last and to the great astonishment of all made the same speech he made a week ago, told the same anecdotes, the same stale illusions, and the same often repeated charges.—Southern Banner.

Gen. Brown's making the same speech on his second visit as on his first, was not so wonderful as to astonish any one who knew that he did not expect to address the same audience, on each occasion. The first audience he addressed was a motley one, composed of lawyers from a distance, and the federalists of the County, assembled to hear old Granny Turner—he had no appointment to speak on that occasion but there being quite a crowd in the court house—he thought it but right and proper to address them—as many were present who probably would not be in town on the day he had appointed, to address the People of Marshall. As for the "stale illusions" which the Banner says were "told," and the "repeated charges" which were "told," we think the editor of the Banner were puzzled to name them.

The Southern Banner, in a lame attempt to be witty at the expense of Gen. Brown, says—

"No one with but half an eye could fail to see the precise calibre of the gentleman."

We don't know that any "one with BUT HALF AN EYE" could see the Gen's. CALIBRE—we do know, however, that all with two eyes, could see he was one of the most eloquent, able and courteous public speakers ever before the People of Mississippi as a candidate for their suffrages.

HENRY CLAY was at the last accounts receiving the sycophantic homage of the slavish bank federalists of the north—in return for which he was ogling their peevish old women and playing with their forward babies. The following silly scene was lately enacted at the Hall of the American Institute, New York.

"Mr. Clay's reply being over, and notice being given that the ladies present could unite in the testimony of respect to the Kentucky Senator, a young Miss, quite a child, presented him with a beautiful bouquet, which Mr. Clay received with great pleasure kissing the child and receiving the bouquet, amid great applause."

PREMIUM JASSACK!—The owner of the Editor of the "LOAFER" expects to get a Premium for him at the approaching cattle show in Tennessee—said editor being "the biggest, ugliest, and loudest braying Jassack in all the country."

PAPER! PAPER!! at the CITY of COMMERCE.

A letter from a friend living at Herando gives us the welcome intelligence that a highly respectable house at the New City of Commerce is making arrangements to have on hand forthwith, an assortment of News and other Paper, for the accommodation of newspaper publishers in North Mississippi. This glorious news. Hurrah for COMMERCE! She must and shall be sustained—the malice of the JASSACKS of the "Loafer" City above, to the contrary, notwithstanding.

"NEMO ME IMPUNE LACRESSIT is the significant motto of the pusillanimous blackguard who edits the Memphis "LOAFER."—Rather a difficult matter, we should think to insult such a CRITTER, and equally dangerous as treading on the tail of a polecat.

Of all human weaknesses PRIDE and VANITY are the most ridiculous. Let a man but be modest and unassuming, and however much he may be HATED, or ENVIED, he will never be DESPISED! And who would not rather be hated by the whole world than despised even by one single individual.

The vilest thing in creation—The Marshall County Republican—Loafer.

No. The vilest thing in creation—is the SNEAKING COWARD and SCOUNDREL that vents his malice against an enemy, ANONYMOUSLY and such a thing, such a SNEAKING COWARD and SCOUNDREL is the editor of the Memphis LOAFER.

GEN. BROWN'S PROSPECTS.

We have letters in our possession from various parts of the State which speak of the prospect of the Southern democratic candidate as in the highest degree flattering.—We hear also from Col. Thompson frequently. He makes a favorable impression every where he visits. The Feds are bound to draw their caps on—the democrats will do execution on them in November.

ERRORS EXCEPTED.—Our compositors made sad havoc of Gen. Davis's communication last week; and as an act of justice, we republish it, corrected in our paper to day.

A HUTCHINSON, Esq. one of the Candidates for the office of Chancellor of the state arrived in town and addressed our citizens on Thursday. His remarks were well delivered and received, and made for the venerable gentleman a decidedly favorable impression. Mr. Hutchinson, we are authorized to say, deprecates the attempts making in certain quarters to connect the canvass for chancellorship with the party politics of the state, and wishes the election to turn upon qualifications and merit, solely. We are also authorized and requested to state that the article in a late Free Trader in relation to Mr. H's. practice at the Bar of Tennessee, is incorrect to the extent in which his name is connected with that of Hon. Felix Grundy and other distinguished lawyers mentioned in the article.

Philadelphia, Miss. Aug. 27th.
DEAR SIR:—I trust that the prospects of our Democratic candidates for congress will be truly interesting and encouraging to yourself and all our friends in the northern part of the state. Gen. A. G. Brown addressed the people of Newton on the 4th and of Neshoba on the 5th of July and with such happy effect as I never before witnessed; of all which I would have written you instantly but for the fact that I wished to see whether the good effect would continue and also to see what effect would be produced by our friend Thompson who addressed the people of this place and of Decatur last week and also of Hillsborough Scott co. The collections were large and the applause loud and long, indeed I feel certain you have never seen candidates canvassing, who gave such general satisfaction as do Gen. Brown and Mr. Thompson. In communicating to you our flattering prospects, I do not choose to use the language of brag in bestowing upon our candidates unblushing praise for their eloquence; but this is certain that we need not fear a comparison of our candidates with any others and the public are truly pleased with both of them as orators.

Since Gen. Brown passed through here, I have made a tour through Kemper, Lauderdale, Clark, and a part of Jasper, and MARK THE RESULT—our candidates will get 2 thirds—some say three-fourths of the votes given in these counties.

In all this section, the party lines are fully and correctly drawn; and in all my observations, I have never seen a more honest enquiry among the people, after political truths by which they may safely determine on the proper course to pursue—with us there is not, nor should there be any personal abuse of our opponents.—The opposition candidates are very worthy gentlemen and they will not be beaten for want of personal worth but for the erroneous opinions they entertain as to the true policy to be pursued by the government, in relation to finance, exchange, and other important measures.—The bank, the American system, (both of which lead to high tariffs and high taxes) are inseparably connected with that dangerous subject ABOLITION, and for the soul of me I cannot see how any one can support the one and not be a friend to the other—I assure you the true disciples of our old Father Thomas Jefferson, in all this section, are united in their opposition and no FEDERAL maneuvers can divide us—I trust there may be a universal turnout at the election—TO THE POLLS FREEMEN and you are certain of

VICTORY.

PAY YOUR POSTAGE.

We are annoyed to death by letter writers who forget to pay postage. Since the Whip Press was established here, the whip Post Master in obedience to the "spoils" rule, has regularly given his List to his whip brother—consequently we can't get hold of specie to pay postage. We therefore desire our correspondents to pay postage, or we shall be compelled to leave their letters in the office.

JUDGE MAURY'S CIRCULAR.

FELLOW CITIZENS:

Being a candidate for the office of Chancellor of the State of Mississippi, I have thought it proper to furnish you with some little information in relation to myself which may possibly assist those of you who are unacquainted with me, in forming an opinion of my character and qualifications.

I was born in Williamson county in the state Tenn.—was educated at Hespith Academy, under the tuition of the late Rev. Gideon Black burn, and studied law with John White Esq. of Franklin, afterwards Judge White of Alabama. In 1812, I emigrated to the state of Mississippi and settled and commenced the practice of Law in Warren County, I removed to Port Gibson in Claiborne co. where I continued the practice of Law, until the spring of 1827, when having been elected by the Legislature to the office of Judge of the Criminal Court of Adams county I removed to the city of Natchez, where I resided about five years, engaged in the duties of my Profession and Office. In the year 1833, being then a citizen and planter of Holmes county I was elected to the office of Judge of the Second Judicial District of the state by the qualified electors of that district I held that office about four years, when I voluntarily retired from the Bench and settled in private life. I have spent the better half of my life in this State and I am attached to it only by the long residence, the character of its citizens and its civil institutions and laws; but also by many valuable social, religious and the dearest ties of affinity and blood, my interests; and my destiny, whatever it may be, is blended with that of the state and its citizens. I should therefore be impelled by every consideration of patriotism, of gratitude of self-interest, and of self-respect to devote my attention to the duties of the office; and you would have, I should hope, at least a sufficient guaranty, of my fidelity to the trust.

It remains for you to determine from the past information you may be able to obtain from the opinion of the Legislature in 1837, and that of a large portion of the people at a latter period, expressed in a most unequivocal and flattering manner—from my professional and judicial experience, and my general character as a citizen, whether or not I am entitled to your support. The office is one of the high dignity and honor, and involves in its administration the most important private rights and interest and in some degree the welfare and prosperity of the State, and I can only say, that in the event of my election, I would endeavor to discharge its duties in such a manner as might comport with its elevated character and claims and subserve the great purposes contemplated in its establishment.

JOHN M. MAURY.

No 20 tr.

We are authorized to announce A. HUTCHINSON, of Raymond as a candidate for Chancellor of this State—and are desired by him to declare that he wishes that the canvass should not be rendered one of political contention.

Paid \$10
We are authorized and requested to announce Maj. W. D. T. H. CRAIG, as a candidate for the Office of Sheriff of Marshall county.

Paid \$5.
We are authorized to announce to the People of the 3d district of the State, composing the counties of Monroe, Itawamba, Tishomingo, Tippah, Pontotoc, Chickasaw, Choctaw, Yalobusha, Lafayette, Marshall, Desoto, Panola, Tallahatchie, Coahoma, Tunica the name of JAMES F. TROTTER, as a candidate for the office of the High Court of Errors and Appeals, at the approaching November Election.

We are authorized to announce John M. Maury, of Carroll county as a candidate for Chancellor.

Paid \$10
We are authorized to announce JOHN TROUSDALE as a candidate for Assessor and Tax Collector of Marshall county.

Strayed or stolen.

TAKEN from the camp ground near Salem on Sunday night 15th inst, a large sorrel horse blaze face, legs white a short distance up, right hip a little hip shotten, a new quilted saddle with stirrups iron not matched the left, another has been broken near the top, I will give \$10 reward for the horse & saddle, and fifty dollars for the thief if delivered to me at my residence in Marshall co. two miles west of Salem.

The Nashville Union will please give the above two insertions and forward their account to this office for payment.

WM. AYRES.

Sept. 17th, 1839.

NOTICE.
BY virtue of an Execution to me directed from the Circuit Court of Marshall co., I will sell for cash at the court house door in Holly Springs, on Monday to 21st of Oct. next, two lots in the town of Chalahoma, as lots no. 31-34, property of Wm. T. Coopwood to satisfy an execution in favor of R. P. Dean president of the Police of Tiptop co. Sail in the hours prescribed by law.

L. McCROSKY, sh'ff.
By D. M. DAVIS, dep't sh'ff.
Sept. 10th, 1839. 4w—Pr's. Fee \$5.

TAKEN up by Roderick R. Williams five Steers viz: one yellow, white and red Steer marked with a crop on the left ear supposed to be 10 years old, appraised to \$30. Also one red steer with a bell on, marked with a crop in the left ear and a half crop in the right, branded on the hip with M, supposed to be 14 years old, appraised to \$15.
G. W. GRAHAM Rang'r
Sept. 10th, 1839.

As my name has been published to the world as one of the Stockholders of the McEwen King & Co. Bank.—I take this method of correcting the mistake, for a mistake it certainly is, as I do not own stock nor have any interest in that institution.
J. C. RANDOLPH.

Taken up by Samuel P. Ingram living 15 miles north west of Holly Springs one read Steer with some white spots on him marked with a crop and underbit in the left and under slope off the right; appraised to \$20.

Also one large brindle steer, supposed to be of the Indian breed marked with an over bit in the Right and swallowfork in the left 12 years old; appraised to \$15 Sept. 3, 1839.

Taken up by Norfleet Smith living at the cross roads 9 miles west of Holly Springs 1 light bay horse six years old last Spring, both hind feet white a small knot on his right fore leg about fore feet and eleven inches high appraised; to \$60.

G. W. GRAHAM, Ranger.

September 1st, 1839.

ADMINISTRATOR'S NOTICE.

IN pursuance of an order of the Honorable Probate Court of Pontotoc co., I will proceed to sell to the highest bidder at the Court House door in the town of Holly Springs, on the 7th day of Oct. 1839, (on a credit of 12 months,) the following described quarter section of land belonging to the estate of P. M. McDowell, deceased.

To Wit—The south west 1-4 of sec. 23 T 3 R 2 west; south east 1-4 of sec 23 T 3 R 2 west; north east 1-4 of sec 23 T 3 R 2 west; south west 1-4 of sec 13 T 3 R 2 west; north east 1-4 of sec 32 T 4 R 8 west; north east 1-4 of sec 24 T 7 R 6 west; south east 1-4 of sec 13 T 7 R 6 west; north east 1-4 of sec 32 T 8 R 8 east; north east 1-4 of sec 7 T 2 R 2 east; south west 1-4 sec 9 T 3 R 3 east; south west 1-4 sec 10 T 6 R 2 east; south east 1-4 sec 14 T 7 R 3 east; south east 1-4 sec 15 T 5 R 2 east; south west 1-4 sec 25 T 1 R 3 east; north east 1-4 sec 24 T 1 R 3 east; south east 1-4 sec 26 T 3 R 7 east and the north east 1-4 of sec 26 T 3 R 7 east.

Bonds with approved security will be required of purchasers.

TILLOTSON B. McDOWELL one of the Administrators of the estate of Erasmus P. McDowell deceased.
Pontotoc, Aug. 20th, 1839.—If

The State of Mississippi Circuit Court

Tippah County May Term 1839

Robert Davis

vs.

Jas. S. Shoemaker,

It appearing to the Satisfaction of the Court that the defendant in this case is an absconding debtor, It is therefore ordered by the court that publication be made for four successive weeks in the Marshall county Republican a newspaper published in the town of Holly Springs, that the defendant in this case be and personally appear at the next term of this court to be held for the county of Tippah and state of Mississippi at the Court House in the Town of Ripley on the fifth Monday after the fourth Monday in October next. Otherwise Judgment will be rendered against him and the property sold to satisfy plaintiffs debts.

A true Copy from the Minutes, This 12th Day of August 1839
HARDY W. STRICKLIN, Clerk.

4t.—Printers fee \$8.

NEWS SCHOOL.

THE undersigned, would respectfully announce to the citizens of Holly Springs and its vicinity, that he will open a School, on Monday, the 23d inst, for the reception of Scholars. In the building, formerly occupied as the Female Academy, immediately west of the Methodist Church; all the various branches of an English Education will be taught.

Terms of Tuition.

For Spelling, Reading, and writing, per Session of Three Months. \$7.00.
Arithmetic, English Grammar and Geography. \$8.00.
All other branches \$10.00.
N. B. Satisfactory, references will be given.
J. W. FANT.

Taken up by Charles Lockheart living 2 miles South of North mouth Pleasant one bay mare Poney some white in her orehead 4 years old appraised to \$20
August 29 1839.

G. W. GRAHAM

AN ACT to aid the commercial rail road and banking company of Vicksburg to prosecute effectually their work of Internal Improvement, and for other purposes.

WHEREAS, the encouragement of internal improvement is deemed, by the legislature, a subject of the highest importance and deepest interest to the people of Mississippi; and whereas, he president, directors, and company, of the Commercial rail road bank of Vicksburg, have manifested most ardent zeal and untiring industry in the prosecution of the Vicksburg and Jackson rail road, at a time when all the resources of the country seemed necessary to protect the credit and character of banking department; and whereas, the legislature are sensible of the vast importance of speedily completing the said road, without impairing the usefulness of the banks.

Sec. 1. Be it enacted by the legislature of the State of Mississippi, That in order to facilitate the said improvement without depriving the people of the benefits of the bank, that two hundred bonds of five thousand dollars each, payable twenty years after date, to the order of the president, directors, and company, of the Commercial and Rail-road bank of Vicksburg, bearing interest at the rate of six per cent per annum, shall be signed by the governor of the State, countersigned by the state treasurer, and under-

seal of the state; and the faith of the state be, and the same is hereby, pledge for the punctual payment of the principal and interest of said bonds; said bond to be in the following words, to wit:

Know all men by these presents, that the state of Mississippi acknowledges herself to be indebted to the president, directors, and company, of the Commercial and rail road bank of Vicksburg, in the sum of five thousand dollars, current money of the United States, which sum the said state of Mississippi promises to pay to the order of the president, directors, and company, of the Commercial and rail road bank of Vicksburg, twenty years after date hereof, with interest at the rate of six per cent per annum from date of the endorsement, payable semi-annually at the place mentioned in the endorsement hereto. In witness whereof, the governor of the state of Mississippi has signed, and the treasurer of the state has countersigned, these presents, and caused the seal of the state to be affixed thereto, at Jackson, this day of in the year of our Lord

Governor.

Treasurer.

Sec. 2. And be it further enacted, That the said bonds may be transferable by the endorsement of the president and cashier of said bank, to the order of any person or persons whomsoever, or to the bearer; and the said endorsement shall fix the place where the said principal and interest shall be paid; and all the expenses incurred therein shall be defrayed by the said bank.

Sec. 3. And be it further enacted, That both the principal and interest of said bonds shall be paid by said bank at the time they shall severally fall due.

Sec. 4. And be it further enacted, That to secure the payment of the principal and interest of the said bonds, [when] either or both shall fall due by the said bank, the execution and delivery of said bonds to the said president, directors, and company, of the Commercial rail-road bank of Vicksburg, shall have the force and effect of a mortgage upon the said Vicksburg and Jackson rail-road to the state of Mississippi, which may be foreclosed by the state, upon any failure of the said president, directors, and company, to pay either the interest or the principal of said bonds, according to the tenor and effect and the endorsement thereon.

Sec. 5. And be it further enacted, That the section of this act, whereby the faith of this state is pledged for the payment and redemption of the loan contemplated by this act, be referred to the next legislature of this state, in pursuance of the ninth section of the seventh article of the constitution, and that this act be published under the direction of the governor, in at least three newspapers, published in this state, for three months previous to the next general election, and that this act, together with the yeas and nays thereon, be entered on the journals of the senate and house of representatives.

Sec. 6. And be it further enacted, That the expense of newspaper advertisement mentioned in this act, shall be paid by the said rail-road company.

Sec. 7. And be it further enacted, That the powers, rights, and privileges, conferred by this act, and the act incorporating the commercial and rail road bank of Vicksburg, and the several acts supplementary or amendatory thereto, shall be in full force and continue until the year one thousand eight hundred and eighty; after which time the said rail road shall become and be the property of the state.

JOHN W. KING,

Speaker of the house of Representatives.

A. L. BINGAMAN,

President of the Senate.

Approved, February 15, 1839.

A. G. McNUTT.

The Eastern Clarion, Natchez Free

Trader, Marshall County Republican,

Southern Reporter, Columbus Democrat,

and Vicksburg Sentinel will publish the

above once a week for three months.

Sept. 7th, 1839. 3m.

SHIFF SALE.

By virtue of Sundry Executions to me directed from the circuit court of Marshall county I will sell at the court house in Holly Springs on the 21st day of October next Lots No 12 and 13 as laid down on the addition to the plan of Holly Springs, on section 31 Township 3 Range 2 west as the property of James M. Ross, at the instance of John D. Alexander, Green Bourland and others. Sale within Lawful hours.

L. McCROSKY Sh'ff.

By W. EPPS, D. Sh'ff.

September 6th, 1839.

3t—Printers fee \$5.

MARSHAL'S SALE.

L. & T. F. Sherrill

vs.

A. W. Carpenter.

By virtue of the above recited writ of Fi Fa, issued from the circuit court of the U States for the district of Mississippi I will proceed to sell for cash in the town of Holly Springs, Miss. on Monday 7th October next, all the right, title and interest that Merrick Dillard has in and to lot No 29, S. 5 Township 4, Range 2, West, containing about 28 3-4 acres levied on as the property of said Merrick Dillard, to satisfy said execution and costs. Sale within legal hours.

A. G. WEIR, M. N. D. Min.

By J. P. Carothers, Dep'ty M.

September 6th, 1839.

4t—printers fee \$6.

Taken up by M. B. Cathey living 60 miles west of Chulahoma one steer marked crop off the right ear nearly white 6 years old; appraised to \$75. Aug. 30, 1839.